

**REMARKS**

Claims 1, 4, 7, 9, 10 and 13 are amended herein. Claims 1-7 and 9-13 are pending and under consideration.

**REJECTIONS UNDER 35 U.S.C. §§ 102 and 103**

Using independent claim 1 as an example, this claim recites the control section forcibly terminates the loaded USB mass storage driver, if a data transmission/reception request is delivered from the USB host based on a data sync module specification while the system is selected to operate as the USB mass storage. Le teaches a cradle to receive a PDA. When a user wants to synchronize the PDA, the user presses a button on the cradle and the OS loads the driver that launches the synchronization application. Le, col. 30, ln. 51-62. However, there is no teaching that any already loaded USB mass storage driver is terminated.

The remaining references do not overcome these deficiencies.

Accordingly, withdrawal of the rejections is requested.

**CONCLUSION**

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.


Respectfully submitted,

STAAS & HALSEY LLP

Date: \_\_\_\_\_

12-4-08

By: \_\_\_\_\_

  
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